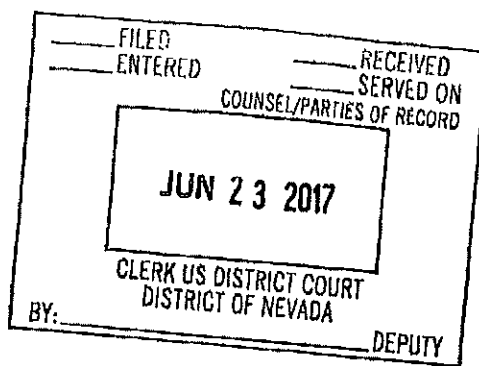


EXHIBIT B

PLAINTIFF'S CIVIL RIGHTS COMPLAINT

EXHIBIT B

31
Wayne A. Porretti
 Name
HOSP. P.O. Box 650
Indian Springs Nev 89070
#19740
 Prison Number



UNITED STATES DISTRICT COURT
 DISTRICT OF NEVADA

Wayne A Porretti
 Plaintiff,

vs.

NEVADA STATE PRISON
DIRECTOR D. Z. K. [unclear]
NEVADA STATE PRISON
MEDICAL DIRECTOR A. R. [unclear]
DEPUTY DIRECTOR NEVADA STATE
SANITARIUM
NEVADA DIRECTOR OF PLAN
MONEY LINDER FOX
MURDER DIRECTOR HOSP
WARDEN WILLIAMS HOSP
 Defendant(s).

1-100 etc

2:17-cv-01745-RFB-CWH

CIVIL RIGHTS COMPLAINT
 PURSUANT TO
 42 U.S.C. § 1983

A. JURISDICTION

- 1) This complaint alleges that the civil rights of Plaintiff, Wayne A Porretti,
 (Print Plaintiff's name)

who presently resides at P.O. Box 650 Indian Springs Nev 89070, were

violated by the actions of the below named individuals which were directed against

Plaintiff at High Desert State Prison on the following dates
 (institution/city where violation occurred)

5-25-17, 5-26-17, and _____
 (Count I) (Count II) (Count III)

AN officer has told me my grievances
 are disappearing also any grievance will be
 denied. So there go's exhausting
 grievance procedure ALSO AUTHOR
 WISHES

Make a copy of this page to provide the below
information if you are naming more than five (5) defendants

6 6 6) Defendant Lois W. Turner resides at 395 Elm Russell, L.V. New 89118 2316
(full name of first defendant) (address if first defendant)

and is employed as NDOL Pharmacist. This defendant is sued in his/her

(defendant's position and title, if any)

☒ individual ☒ official capacity. (Check one or both). Explain how this defendant was acting

She is the Pharmacist that had my meds (well, but then I stopped because of cost). There I took where in conformity with their under color of law: Dr. Defendants (Turner) Chronic Neurological, Psych. I also sent her a copy of court order she free to allow proper med on meds that shown to work. Violates NRS 176.057(1)(b)

7 7 7) Defendant Psych Nurse RID B. resides at works AT HDSP Indian Springs Ave
(full name of first defendant) (address if first defendant)

and is employed as Psych Nurse Provider HDSP. This defendant is sued in his/her

(defendant's position and title, if any)

☒ individual ☒ official capacity. (Check one or both). Explain how this defendant was acting

This nurse told me the meds were changed, and only offered me Responder. (See on cv. lawsuit side effect causes more blood under color of law:

Refuse's To Follow court order NRS 176.057. (1)(b) 8/1/18 we don't follow that violation of 8 USC By know I need chronic care. proper med I ignore it

8 8 8) Defendant Warden Williams resides at work AT Indian Springs New HDSP
(full name of first defendant) (address if first defendant)

and is employed as Warden High Desert Prison. This defendant is sued in his/her

(defendant's position and title, if any)

☒ individual ☒ official capacity. (Check one or both). Explain how this defendant was acting

I sent him copy of court order NRS 176.057(1)(b) also all Dr. Reports he goes to help and allows under color of law:

This man Prater

NO ONE WANTS TO Tell me correct name

9 9 9) Defendant Supervisor Nurse HDSP resides at HDSP Indian Springs New
(full name of first defendant) (address if first defendant)

and is employed as Supervisor Nurse HDSP. This defendant is sued in his/her

(defendant's position and title, if any)

☒ individual ☒ official capacity. (Check one or both). Explain how this defendant was acting

sent her copy of court order NRS 176.057(1)(b) She also had med taken at pharmacy for cost under color of law: She knows name of my problem. "They have no official Policy of a good addition care

Case 2:17-cv-01745-RFB-DJA Document 37-2 Filed 01/15/19 Page 4 of 18
 Because
 The way they handled the matter did not allow them
 To enjoy Amunity from in bond suit cases.
 32 ~~681 F.3d 978~~ SNOW - 9TH CIRCUIT - 2012
 703 F.2d 1060. GALWELL 9TH 2014

Make a copy of this page to provide the below
 information if you are naming more than five (5) defendants

2) Defendant Mr. J. Russell resides at 3955 W. Russell Rd. L.V. Nev.
 (full name of first defendant) (address if first defendant) 89118-2316
 and is employed as DIRECTOR OF NEVADA PRISON This defendant is sued in his/her
 (defendant's position and title, if any)
☒ Individual ☒ official capacity. (Check one or both). Explain how this defendant was
 acting

1) Court ordered treatment based on cost. Prison took my med of Formu
 under color of law: NRS 176.057(1)(b) conformant to court order
Neurological for defendant mental illness. New Prisoner Out
NRS 433.415 Diminished capacity. USA 8th
Circuit and unusual punishment. Denial of proper medical care

3) Defendant Director Anderson resides at 3955 W. Russell Rd. L.V. Nev.
 (full name of first defendant) (address if first defendant) 89118-2316
 and is employed as Med Director Prisoner This defendant is sued in his/her
 (defendant's position and title, if any)
☒ Individual ☒ official capacity. (Check one or both). Explain how this defendant was
 acting

2) Court ordered Prison took the med I took of Formu long because of cost
 under color of law: NRS 176.057(1)(b) conformant to court order
Neurological for defendant mental illness. Court ordered
Diminished capacity. USA 8th Circuit

(for Tournette) 4) Defendant Gov. Sandoval resides at 3955 W. Russell Road. L.V. Nev.
 (full name of first defendant) (address if first defendant) 89118-2316
 and is employed as STATE Governor Nevada This defendant is sued in his/her
 (defendant's position and title, if any)
☒ Individual ☒ official capacity. (Check one or both). Explain how this defendant was
 acting

3) under color of law: Court order 176.057(1)(b) conformant to court order
Defendant Neurological disorder also Diminished capacity NRS 433.415 also
court and unusual medical care treatment for Tournette

5) Defendant Pharmist Linda Fox resides at 3955 W. Russell Rd. L.V. Nev.
 (full name of first defendant) (address if first defendant) 89118-2316
 and is employed as DoP Pharmacy Director This defendant is sued in his/her
 (defendant's position and title, if any)
☒ Individual ☒ official capacity. (Check one or both). Explain how this defendant was
 acting

Court order.
 under color of law: Suppose To give Proper care NRS 176-057(1)(3) conformant
for Defendants Neurological and psyc. NRS 433.415 Diminished capacity
Treatment for Tournette. Proper medical care not based on cost
USCA 8th Circuit and unusual 2 Treatment

33
 Defendant NEVADA A.G. J. SWANSON resides at 100 NORTH CARSON ST.
A.P. LANALT (full name of first defendant) CARSON CITY NEV. 89701 (address if first defendant)
 and is employed as ATTORNEY FOR STATE NEVADA. This defendant is sued in his/her
 (defendant's position and title, if any)
☒ Individual ☐ official capacity. (Check one or both). Explain how this defendant was acting

under color of law: Responsible for all Nev Dept are in compliance with USCA violation 8. and NRS. COURT ORDER.

7) Jurisdiction is invoked pursuant to 28 U.S.C. § 1343 (a)(3) and 42 U.S.C. § 1983. If you wish to assert jurisdiction under different or additional statutes, list them below.

I AM NOT A LAWYER. I CAN NOT COMBAT THE AGENCIES
AND PERSON DOING THIS WILL GO NOW. HE DON'T WANT TO BE
NAMED AS AUTHOR

B. NATURE OF THE CASE

- 1) Briefly state the background of your case.

I SUFFER WITH A NEUROLOGICAL DISORDER TONNETTES. WHICH
HAS BEEN FOUND GROWN IN DNA (DISEASE + DEFECT) ALSO DIAGNOSED OCHADAD
SCHIZO-PARANOID, PSYCHOTIC, ILLUSION + DELUSION. ARAVED AT HOSP. 2016. MEDICAL CH
ANGED MY MEDS AT INTAKE. BECAUSE WHAT I TOOK WAS NOT ON FORMULARY - I WAS HEAR
ING VOICES IN VENT. "BUT I REFUSED TO LOCK UP WITH THE VOICES. I WAS WRITTEN UP AND
PUNISHED FOR BEING MENTALLY ILL. MEDICAL PUT ME ON MEDS FOR TALKING 20-25
401. THE SAME MEDS THEY TOOK AWAY ON ANXIETY WELLBUTIN AND SANGUILL.
ON 5-25-17 I WAS TOLD MY MEDS WERE D.C. BECAUSE OF COST AND PHARMACY
AND PRISON CUT MEDS "DELIBERATE IN D. EFFNER" "CONFLICT OF INTEREST" "COST EFFECT
IVE" MEDICAL STOPPED MEDS AND ORDERED D. EFFNER MEDS WITH OUT EVEN SEE
ING ME. MY DRS AND SWAMH. WENT THROU MANY MEDS BECAUSE ONE MED HELPS ONE
AND MAKES OTHER WORSE. ON CAUSE TAN-DM. TIL-CA-LEWER-SHA. ON OTHER NEURO
LOGICAL PROBLEMS. WHICH WAS A PROBLEM WITH THE MEDS THEY TRIED TO GIVE
ME. I TOOK BEFORE WITH SIDE EFFECTS. I TOLD NURSE THIS. SO INSTEAD OF
TELLING PSYIC THE PROBLEM. I AM NOT GETTING ANY MEDS. AND NOW I AM TOLD IM
MED SEEKING - YES I WANT THE PROPER MEDS THAT HELPS MY CHRONIC ILLNESS

C. CAUSE OF ACTION

NOT FOLLOWING COURT ORDER NRS. 176.057 (1)(b) + NRS
174.063 INCLOSED A, B, C. ALSO 763 F.3d 106. SNOW V ST
681 F.3d 978. COLLIER V ST
 9TH 2012
 9TH 2014

34

COUNT I

The following civil rights has been violated: U.S. A. VIOLATION 15TH
and 14TH and ALABAMA STATE CONSTITUTION - CRUEL AND
UNUSUAL TREATMENT AND REFUSAL FOR PROPER MEDS. FOR MEN-
LOGICAL PROBLEM ALSO NRS. 176.057(1) (B) NRS. 174.063
PROPER TREATMENT FOR MENTAL ILLNESS COURT ORDER

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

- ① MEDICAL DIRECTOR DORRAN ARANAS ALLOWS FOR ONE FOR MEDICAL + PSYCH
- ② ARRIVED AT H.D.S.P. MARCH 2016 MEDICAL TOOK AWAY THE MEDS. I TOOK FOR NEUROLOGICAL PROBLEMS AND PSYCH MEDS. MEDS ORDERED BY DOC. THE MED I HAD DIDN'T HELP WAS PUNISHED FOR HEARING VOICES IN THE VENT OF CELL. WOULD NOT GO BACK IN SO I WAS PUT IN HOLE (PUNISHED FOR BEING MENTALLY ILL)
- ③ DO AT THAT TIME GAVE ME MEDS THAT I TOOK ON THE STREET. FOR 13 MO. ON 5-25-17 THE DIRECTOR OF PRISON MEDICAL CUT MY MEDS "SPECIAL" AND FOR NO OTHER REASON THEN COST. AND MEDICAL NEVER EVEN SAW ME. FIND OUT WHAT MEDS WORK OR DON'T BUT ORDERED A MED I TOOK BEFORE DIDN'T HELP CAUSING CRUEL AND UNUSUAL PUNISHMENT, NO CARE FOR MED PRO
- ④ LINDA FOX ALLOWS AT H.D.S.P. POOR CARE FOR WOUNDS OF THE STAFF BY ALLOWING AND KNOWING SOME MEDS DON'T HELP. AND ALLOWS FOR TREATMENT BY THE STAFF AND PEOPLE WITH CHRONIC CARE. SHE ALLOWS TO DEMAND STAFF NOT TO TALK UP TO MANY PEOPLE THAT NEEDS BOTH PSYCHIC AND MEDICAL CARE. SUCH AS PLANTIFF. I WROTE HER AND TOLD HER MY I HAVE BEEN DE AND ALLOWING STAFF TO ORDER CHANGE IN MEDS WITH SEEING THE PATIENT. (I STILL HAVE GOT BACK NO ANSWER) MED NEG. OF CARE. I ALSO SAID MEDS ORDERED I TOOK BEFORE WITH SIDE EFFECTS THEY ORDERED FOR ME. SO I GET NOTHING FOR MEDICAL - NEUROLOGICAL AND PSYCH. I WAS ALSO TOLD I'M STILL SEEKING. YES ONE THAT WOULD I HAVE FILED MANY KITES AND AR 740 LETTING THEM KNOW MY PROBLEM AND EVEN DAY TRY REFUSE TO ADDRESS. I SUFFER FROM A CHRONIC ILLNESS AND CAN NO LONGER GET TREATMENT PROPER TREATMENT ALSO MY JUDGE JUDGEMENT OF CONVICTION MARKED A B.C. MY GUILTY PLEA - BUT IN 11/11 NRS 174.063 AND MARKED B. COURT ORDERED NRS 176.057(1) IN CONFORMITY. WITH SUCH TREATMENT AS IS MEDICALLY INDICATED FOR DEFENDERS MENTAL ILLNESS. MARKED C. LINES 4-9, STATE HAS IGNORED ALL THEIR MENTAL ILLNESS. LINDA FOX, DORRAN ARANAS AND OFFICIALS HAS CUT MEDS FOR COST. LINDA FOX REFUSED TO HANDLE OFF ME

34

COUNT I

The following civil rights has been violated: USCA VIOLATION is 8th
and 14th and ALABAMA STATE CONSTITUTION - CRUEL and
UNUSUAL TREATMENT and Refusal for Proper meds. for
Logan Problem ALSO NRS. 176.057(1)(b) NRS. 174.063
Proper Treatment for mental illness COURT ORDER

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

- ① MEDICAL DIRECTOR DR. DR. ANANIAS ALLOWS FOR ONE for medical + PSYCH
- ② ARRIVED AT H.D.S.P. March 20th medical took away the meds I took for neurological problems and psych meds. meds ordered by DOC. The meds I had didn't help was punished for hearing voices in the vent of cell. I would not go back in so I was put in hole (punished for being mentally ill)
- ③ DR. AT THAT TIME gave me meds that I took on the street for 13 months on 5-25-17 the director of prison medical cut my meds "special order" for no other reason than COST. and medical never even seen me to find out what meds work or don't BUT ordered a med I took before and didn't help causing CRUEL and unusual punishment, NO CARE for med problem
- ④ LINDA FOX ALLOWS AT H.D.S.P. Poor care for WARDs of the STATE. BY ALLOWING, and knowing some meds don't help. and allows poor treatment by the staff and people with chronic care. she allows the prison staff not to talk up to many people that needs both psych care and medical care. Such as Plaintiff. I wrote her and told her my meds have been DE and allowing STAFF to order change in meds with out seeing the patient. (I still have not got back my answer) med neglect of care. I also said meds ordered I took before with side effects they ordered for me. So I get nothing for medical - neurological and psych. I was also told am still seeing. Yes one that would I have filed many RITES and AR 740 letting them know my problem and even pay my Refuse to Admit. I suffer from a chronic illness and can no longer get treatment proper treatment also my JOB. Judgement of conviction marked A.B.C my GUILTY PLEA - BUT mentally ill NRS 174.063 and marked B. + COURT ORDERED. NRS 176.057(1)(b) "in conformity with such treatment as is medically indicated for Defendant mental illness. marked C. Lines 4-9, STATE has ignored all their mental illness. Linda Fox. DR. ANANIAS and Dir of Prison has cut meds for COST. Linda Fox Refused to handle off meds

35

COUNT II

The following civil rights has been violated: USCA Violation 8th - 14th and
new Constitution L. Federal Constitution and STATE GUARANTEE
I shall not be treated as slave and unusual punishment. ALSO
NRS 176.057 (1)(b) AND NRS 174.003 TREATMENT & A
MONTHLY 111 PERSON COUNT ORDER

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

- ① Governor of Nevada. B. Sandoval is in charge of the
STATE. Depts and Responsible to make sure all Dept are
Keeping with the NEVADA Constitution and ALSO
the USCA 8 & 14 and ALSO to the people that are in
Department of Prisons as a ward of the STATE.
- ② Governor Sandoval is Responsible. For the people he has
appointed as the director of NEVADA STATE Prison
who is Responsible for the medical Treatment.
of Prisoners with the cost of meds should not
be an issue for these case.
- ③ Pharmacist at CASA Grande. (They will not give me
his name Director of Pharmacy) I am told started to
Refuse to allow some meds out also because of cost.
The Director of medical, Pharmacy Director, Linda
Fox know I can't take the meds ordered. (without
seeing me.) But do not approve it. Now 7 days no meds
for Neurological & Psych case.
- ④ Saw H & P Psyc Dr and told either try this med because
we are very limited because Linda Fox, and DOP medical
Director has stopped any meds that are not on the
Formulary, and then ordered a med. Response that
side effect is one thing cause make breasts and told
that's your only choice since Linda Fox. Dr ARAWAN
was not Formulary

All Violated (That knew I was sick and need chronic care)

USCA 8th Violates NRS 176.057 (1)(b) COUNT ORDER

36

COUNT III

The following civil rights has been violated: USCA 8D + 14th protection from cruel and unusual Punishment. Denying Proper Treatment. Violation of Nevada Constitution Equal Protection. proper medical Attention, That should not be based on cost. Also Violation of Court ordered MD 074,063 + 176. US 7 (1)(B) Court order

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

① Director of D.O.D. Pharmacy - they name is Linda Fox She works out of Casa Grande 3955 West Russell Road L.V. New 89118-2316. Refused to allow the special med I took. I just found out that Linda Fox is the Director of Pharmacy. That Linda Fox will not allow the med I took and Lakes Crossing Drs agreed the med Sanguic and wellbutrin... and the best med used with Mr Perretti Relieving some of Ailment. That makes life easier for Mr Perretti with out causing bad side effects most med will help on side of Neurological Problem But makes another one worst and also helps incompetency in life

I am told by medical Im still seeing and tell me there are only 2-3 med can be prescribed and if they don't help. can't do any thing. So now Im trying Effexor. Side effect cause Breeds. You saw this med commercial on TV. with side effect

D. PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF

- 1) Have you filed other actions in state or federal courts involving the same or similar facts as involved in this action? ___ Yes ☒ No. If your answer is "Yes", describe each lawsuit. (If more than one, describe the others on an additional page following the below

37

outline).

- a) Defendants: _____
- b) Name of court and docket number: _____
- c) Disposition (for example, was the case dismissed, appealed or is it still pending?):

- d) Issues raised: _____

- e) Approximate date it was filed: _____
- f) Approximate date of disposition: _____

- 2) Have you filed an action in federal court that was dismissed because it was determined to be frivolous, malicious, or failed to state a claim upon which relief could be granted?
☒ Yes ☐ No. If your answer is "Yes", describe each lawsuit. (If you had more than three actions dismissed based on the above reasons, describe the others on an additional page following the below outline.)

Lawsuit #1 dismissed as frivolous, malicious, or failed to state a claim:

- a) Defendants: Judge Ellsworth ("DOP Lost my Case File")
- b) Name of court and case number: 280385 District Court 5.
- c) The case was dismissed because it was found to be (check one): ☐ frivolous
☐ malicious or ☒ failed to state a claim upon which relief could be granted.
- d) Issues raised: CANT SEE A JUDGE THAT IS HANDLING THE CASE
- e) Approximate date it was filed: Late 2014 Early 2015
- f) Approximate date of disposition: mid 2015

Lawsuit #2 dismissed as frivolous, malicious, or failed to state a claim:

- a) Defendants: Mr Hendron ("DOP Lost my Case File")
- b) Name of court and case number: DISTRICT COURT 5 279 PL2

I Don't
Know if
This is
Right.
But
I
am
Satisfied
With
This

38

- c) The case was dismissed because it was found to be (check one): ☒ frivolous
☐ malicious or ☒ failed to state a claim upon which relief could be granted.
- d) Issues raised: Ineffective Assistance of Counsel
- e) Approximate date it was filed: 2013-2014
- f) Approximate date of disposition: Late 2014.

Lawsuit #3 dismissed as frivolous, malicious, or failed to state a claim:

- a) Defendants: _____
- b) Name of court and case number: _____
- c) The case was dismissed because it was found to be (check one): _____ frivolous
☐ malicious or _____ failed to state a claim upon which relief could be granted.
- d) Issues raised: _____
- e) Approximate date it was filed: _____
- f) Approximate date of disposition: _____

- 3) Have you attempted to resolve the dispute stated in this action by seeking relief from the proper administrative officials, e.g., have you exhausted available administrative grievance procedures? ☐ Yes ☒ No. If your answer is "No", did you not attempt administrative relief because the dispute involved the validity of a: (1) _____ disciplinary hearing; (2) ☒ state or federal court decision; (3) ☒ state or federal law or regulation; (4) _____ parole board decision; or (5) _____ other _____.
- If your answer is "Yes", provide the following information. Grievance Number Did not
- Date and institution where grievance was filed Filed AR 740 Emergency Grievance

Response to grievance: NOT An Emergency. "Let medical know"
You can not take the meds ordered without you
There's a med Dept.

HOW EVER I wish, IF poss. ble To Rush issues
To go in front of a hearing officer IF possible

E. REQUEST FOR RELIEF

I believe that I am entitled to the following relief:

- ① Follow court order nrs 176, 057 (1)(B) for chronic care
conformity to treatment is medically indicated for Defendant
monthly 11/14/18
- ② Punitive what the court sees fit. T.V. Radio Not Pot-Light
DANIEL FARM - IF STATE agrees I'll drop law suit. BUT @ FIRST:
Please
- ③ Receive proper med, my psycho career willing to settle
out of court. I'm on 10-16 11/14/18 (Inmate)

I understand that a false statement or answer to any question in this complaint will subject me to penalties of perjury. I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT. See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

Sysco - Going to camp
(Name of Person who prepared or helped
prepare this complaint if not Plaintiff)

Wayne
(Signature of Plaintiff)

6-19-17
(Date)

(Additional space if needed; identify what is being continued)

The whole motion writ.

These 2 case goes as FAN AS show the USCA 8 Violation
The Defendants are NOT ADVISED TO civil suits Because
of the Violation on knowing about USCA Violation and court 9th
6th orders. Cases again ARE Colwell v 763 F3d 1060 2014
Snow v 5th 681 F3d 1060.

29
AFFIDAVIT OF Wayne A Porretti

1
2 STATE OF NEVADA)
3) ss:
4 COUNTY OF CLARK)

TO WHOM IT MAY CONCERN:

5 I, Wayne Porretti, the undersigned, do hereby swear that all the
6 following statements and description of events, are true and correct, of my own
7 knowledge, information, and belief, and to those I believe to be true and
8 correct. Signed under penalty of perjury pursuant to NRS 208.165.

9 (1) THAT AFFIANT IS HOUSED IN HIGH DESERT STATE PRISON

10 (2) AFFIANT SUFFERS FROM A NEUROLOGICAL DISORDER TARTAGLIA
11 WITH IS FOUND IN THE GENE OF DNA. DOCUMENTED

12 (3) AFFIANT ALSO SUFFERS FROM A PSYCH ILLNESS. SCHIZO
13 COO ADHD. PARANOID. PSYCHOTIC ILLUSION AND HALLUCINATION
14 DISORDER.

15 (4) AFFIANT HAS SPENT MANY DAYS AND MONTHS WITH
16 SNAMH HOSPITAL.

17 (5) AFFIANT STATES HE HAS BEEN TO LAKE CROSSING HOSP
18 IN SPARKS FOR THE STATE COMPETENCY HOSPITAL.

19 (6) AFFIANT STATES THE PHARMACY AT NEVADA STATE
20 PRISON HAS CUT ALL OF THE FORMULARY SPECIAL ORDER
21 MEDS (WHICH IS WHAT I TOOK) FOR THE ONLY REASON
22 CUT WAS FOR COST.

23 (7) AFFIANT STATES THE MEDS THEY HAVE NOW I HAVE
24 TAKEN BEFORE WITH SIDE EFFECTS. SOME TARDAR-DIS-CALINE
25 e-shar OR OTHER SIDE EFFECTS

26 (8) AFFIANT WAS GIVEN A CHOICE OF MEDICINE THAT ONE
27 SIDE EFFECT CAUSES MALE BREASTS

28 (9) AFFIANT STATES ONCE AGAIN AT LAKE CROSSING

30

1 For competence. Drs. Tried many Different
2 Drugs and The Drs. Came up with a Comb
3 ination of Wellbutrin + anti psychotic med
4 SARRAQUIL. THAT WORKED The best.

5 (10) AFFIANT STATES AS SHELF LIFE WEENS
6 OF The meds he will be Treated By CRUEL
7 and unusual Treatment.

8 (11) AFFIANT WAS TOLD MY CAREGIVER ARE GOING TO DISOWN ME
9 AND THERE IS NOTHING I CAN DO - NOT EVEN EXHAUST PROCEEDURE

10 //

11 //

12 //

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21 //

22 FURTHER, AFFIANT SAYEEN NAUGHT.

23 EXECUTED AT High Desert STATE Prison this 19 day of June 2017

24 IN FRONT OF:

BY Wayne A. BretaNDOC # 19740

Electronically Filed
6/24/2017 9:07 AM
Steven D. Grierson
CLERK OF THE COURT

Steven D. Grierson

A

1 JOCP

2
3 DISTRICT COURT
4 CLARK COUNTY, NEVADA

5 THE STATE OF NEVADA,

6 *Plaintiff,*

7 -VS-

CASE NO: C-12-280385-1

8 WAYNE ANTHONY PORETTI
9 #380138

DEPT NO: V

10 *Defendant.*

11 JUDGMENT OF CONVICTION
12 (PLEA OF GUILTY - BUT MENTALLY ILL)

13 The defendant previously appeared before the Court with counsel and entered a plea
14 of guilty but mentally ill pursuant to NRS 174.063 to the crime of GRAND LARCENY (a
15 Category C Felony) in violation of NRS 205.220(1), 205.222(2). Thereafter, on the 17th day
16 of May, 2017, the defendant was present in court for sentencing with counsel ADAM GILL,
17 ESQ., and good cause appearing,

18 THE DEFENDANT IS HEREBY ADJUDGED guilty but mentally ill of said
19 offenses and, in addition to the \$25.00 Administrative Assessment Fee and the \$3.00 DNA
20 Collection Fee, the defendant is sentenced to a MAXIMUM of SIXTY (60) MONTHS and a
21 MINIMUM of TWELVE (12) MONTHS in the Nevada Department of Corrections (NDC),
22 to run CONCURRENTLY with C279827; with ONE THOUSAND NINE HUNDRED
23 THIRTY EIGHT (1,938) DAYS credit for time served.

24 ///

25 ///

26 ///

27 ///

28 ///

Dismissed (after diversion)
Dismissed (before trial)
☒ Guilty Plea with Sent. (before trial)
Transferred (before/during trial)
Other Manner of Disposition

Dismissed (during trial)
☐ Acquittal
☐ Guilty Plea with Sent. (during trial)
☐ Conviction

RECEIVED

JUN - 6 2017

WARRANT

TRIPSON JOCSIC-12-280385-1 (WAYNE PORRETTI) JOCP.DOC

#B

1 Pursuant to NRS 176.057(1)(b), the COURT finds that the Defendant was mentally ill
2 at the time of sentencing and therefore, THE COURT FURTHER ORDERS that the
3 defendant is to receive treatment for his mental illness during the period of confinement in
4 conformity with such treatment as is medically indicated for the defendant's mental illness.

5 DATED this 22nd day of May, 2017.

6 
7 CAROLYN ELLSWORTH
8 DISTRICT JUDGE
9
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#C

- b. Include in that sentence an order that I, during the period of my confinement or probation, be given or obtain such treatment as is medically indicated for his mental illness.

Dr Hoover

30

I understand that if my sentence includes a period of confinement at a state correctional facility, the Department of Corrections shall separate me from the general population of the prison and shall not return me to that population until a licensed psychiatrist or psychologist employed by the Department finds that I no longer require acute mental health care and that if I am placed or returned to the general population, I must continue to be given or obtain such treatment as is medically indicated for my mental illness.

I understand that as a consequence of my plea of guilty but mentally ill the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than one (1) year and a maximum term of not more than five (5) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$10,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that I am eligible for probation for the offense to which I am pleading guilty. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I further understand that if I am pleading guilty to charges of Burglary, Invasion of the Home, Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation and may receive a higher sentencing range.

RECEIVED

JUN - 6 2018

WAYNE

Box 650
Hudson Spitz, Inc.
89070

Covert House

Federal Building

333 S. Las Vegas Blvd
Las Vegas, NV 89101

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